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The answer of the government is "Yes" to all these and the many more questions left when President John F. Kennedy was so coldly murdered four years ago and of its official investigation which left more questions unanswered than it began with and answered none with finality.

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book. In it he describes the murder as an "execution". Daily, as I continue my own investigation, I am increasingly in accord with this description.

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Most were conducted in what amount to back rooms in Dallas and New Orleans, with a staff lawyer empowered to administer oaths, a stenographer and a witness happy at the exclusion of the press, alone present. This is a mechanism guaranteed to present temptations that American lawyers, trained in the adversary system of justice, are ill prepared to cope with. Our judicial system presupposes the active opposition of another side, the control of a judge who interprets the rules called laws and procedures, and cross-examination, truly described as the greatest machine for the discovery of truth.

All of these were missing when the government investigated the murder of President Kennedy. Here is a sample of the consequences, from a document for which the Commission found no space in its 26 massive volumes of printed evidence, in the estimated 10,000,000 words of the 300 cubic feet of its files. It is from the sixth chapter of my second book, which exposed for the first time the intelligence suppressed in the fifth folder of the Commission's File 87, folio 640.

Auna Meller is one of the women in the Dallas-Fort Worth Russian-exile community who sought to help Marina Oswald. Noting the writings of Karl Marx in the Oswald apartment, she expressed her concern to her husband. He phoned the FBI.

Assistant Counsel Wesley J. Liebeler (now a professor of law at the University of California at Los Angeles) questioned Mrs. Meller in <sup>the</sup> Dallas "back room" beginning 9 a.m. March 25, 1964. From his

greeting, "Come in, Mr. and Mrs. Meller, and sit down," we know that Teofil Meller was present. Liebeler asked not a single question of him.

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It says that when Teofil Meller "checked with the FBI ... they told him that Oswald was all right".

Before the assassination, Oswald, the "defector" to Russia, was "all right" to the FBI? And the Commission had no interest in it, asked no questions - made no reference to this in its report, which implies the opposite? Had no space in 26 large volumes, in 10,000,000 printed words, for the brief document?

The Report speaks repetitiously of Oswald's so-called "dedication to Communism and Marxism". The truth is that the Commission's evidence has hundreds of pages of his writing and speaking unvaryingly expressing the greatest hatred and contempt for Russia.

Bracketing this is the official misrepresentation of Oswald as pro-Castro. In OSWALD IN NEW ORLEANS I trace his phony non-existent New Orleans chapter of the "Fair Play for Cuba Committee", his own invention, and the return address he stamped on his literature, 514 Camp Street. By publishing the suppressed FBI reports of its frivolous New Orleans "investigation" and telling what the FBI withheld from the Commission, OSWALD IN NEW ORLEANS shows his connections were with the CIA-Cubans.

What the Warren Report does not tell us is that the Cuban Revolutionary Council, which, with its successors, had an office there,

was formed by the CIA.

Picture of a "pro-Castroite" Oswald enticing Castro supporters to make themselves known to the violence-prone anti-Castro forces!

What the FBI and Secret Service reporting also withheld from the Commission is the identity of the late Guy Banister, who likewise had an office in this same building. Banister arranged for the Cubans to get the office space there. The FBI misrepresented this by giving Banister's address as 531 Lafayette Street. This is a corner building. Both addresses are the same. Only the one-inch thickness of a floor separated the Cuban office from Banister's.

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That these facts require private investigation when there was an official investigation and when the official investigation deliberately suppressed them is only part of the proof of the urgent need

for a full and entirely public official investigation, by a body with the power and willingness to punish perjury and other illegalities, which this Commission tolerated and covered up.

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There will then be little doubt of the essentiality of a new investigation, of the need for it to be public and in as close approximation of a court proceeding as possible, and above all, that none of it be hidden from the press.

To those who say criticism of the government undermines it, I answer that the opposite is true. We do not expect and have no right to demand infallibility of public servants. But we must be able to expect and, if necessary, must demand rectification of error. Our system of justice presupposes that courts will err. It provides for the correction of judicial error. This does not undermine democracy but strengthens it.

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